1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 8 FARRELL BRAYER NO. C06-5291 RBL Plaintiff, 9 AMENDED COMPLAINT FOR v. DAMAGES 10 ST. CLARE HOSPITAL, FRANCISCAN HEALTH SYSTEMS, SERVICE 11 EMPLOYEES INTERNATIONAL UNION LOCAL 1199 NORTHWEST, 12 SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 6 13 STAFF UNION, SERVICE EMPLOYEES INTERNATIONAL 14 UNION LOCAL 6 15 Defendants. 16 17 COMES NOW Plaintiff, Farrell Brayer, by and through her Attorney of Record, John 18 David Terry, II, of the Law Offices of John David Terry, II, P.C. and makes claim against the 19 Defendants, St. Clare Hospital of the Franciscan Health Systems, Service Employees 20 International Union Local 1199 Northwest, Service Employees International Union Local 6, and 21 Service Employees International Union Local 6 Staff Union, alleging as follows: 22 23 PART I – PARTIES 24 Plaintiff, Farrell Brayer, is a resident of the State of Washington, residing at 5015 North 1.1 25 22<sup>nd</sup> Street, Tacoma, Pierce County, Washington 98406. Law Offices of John David Terry, II, P.C.

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- Defendant, St. Clare Hospital is medical services facility within the Franciscan Health System network of hospitals. The Plaintiff was employed at the Lakewood location, situated at 11315 Bridgeport Way, Southwest, Lakewood, Pierce County, Washington 98499. CT Corporation, located at 520 Pike Street, Seattle, King County, Washington 98101, serves as the registered agent for service of process for Franciscan Health Systems, which is a non-profit public benefit corporation.
- 1.3 Defendant, Service Employees International Union Local 1199 Northwest (hereinafter "1199NW"), is a state chapter of the national Service Employees International Union (hereinafter "SEIU"). 1199NW's offices are located at 15 South Grady Way, Suite 200, Renton, King County, Washington 98055. 1199NW is not incorporated. The union president is Diane Sosne and the staff attorney is Geoff Miller; both maintain offices at 15 South Grady Way, Suite 200 in Renton, Washington.
- 1.4 Defendant, Service Employees International Union Local 6 (hereinafter "Local 6"), is a state chapter of SEIU. Local 6 is located at 150 Denny Way, Seattle, King County, Washington 98109. Local 6 is not incorporated. Sergio Salinas serves as president for Local 6 and maintains an office at the same address as the union offices.
- 1.5 Defendant, Service Employees International Union Local 6 Staff Union (hereinafter "Staff Union") is a non-profit corporation, and is affiliated with Local 6. It offices are located at 150 Denny Way, Seattle, King County, Washington 98109, and Fred Prockiw serves as the registered agent for service of process.

## PART II – FACTS

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1	2.11	On November 14, 2003, Farrell Brayer was terminated from her employment with St.
2		Clare Hospital and the Franciscan Health Care System for responding to a concerned
3		patient regarding his/her treatment. Ms. Brayer's supervisors and/or the hospital Human
4		Resources Department deemed this action "gross misconduct" and a violation of Last
5		Chance Agreement.
6 7	2.12	Farrell Brayer filed another grievance with 1199NW regarding her termination from
8		employment with St. Clare and the Franciscan Health System. She asserted that St. Clare
9		Hospital breached the employment agreement and detailed what sections were violated.
10	2.13	On December 2, 2003, 1199NW declared that there had been no adverse action against
11		Ms. Brayer by her employer under the employment agreement despite a plethora of
12		evidence to the contrary.
13	2.14	Farrell Brayer filed for unemployment compensation after her termination, which was
<ul><li>14</li><li>15</li></ul>		wrongfully opposed by St. Clare Hospital and/or the Franciscan Health System.
16	2.15	Ms. Brayer had been in repeated and constant contact with the National Labor Relations
17		Board (NLRB) regarding her complaints of unfair labor practices. On December 8, 2005
18		after a deferral under the "Collyer Policy," the NLRB sent a letter to Farrell Brayer that
19		the "Union" and "Employer" agreed to resume processing the Plaintiff's allegations
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21		under the contractual grievance procedure. It is now over two years since Ms. Brayer has
22		filed her wrongful termination grievance, and no corrective action has taken place.
23		PART III – JURISDICTION
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1	3.1	The Plaintiff's claims of action are brought pursuant to Federal labor law, including the
2		National Labor Relations Act (NLRA), the Labor Management Relations Act (LMRA),
3		and the Labor Management Reporting and Disclosure Act (LMRDA).
4	3.2	Jurisdiction is proper in Federal District Court.
5		• •
6		PART IV – COUNTS ALLEGED
7	Count	t 1 – Breach of Contract
8	Coun	t I – Breach of Contract
9	4.1	The foregoing paragraphs are incorporated herein as alleged.
10	4.2	Farrell Brayer was a member of Local 6, Staff Union, 1199NW, and/or SEIU, which are
11		employee unions. Local 6, Staff Union, and/or 1199NW entered into a collective
12		bargaining agreement with St. Clare Hospital and the Franciscan Health System for the
13		benefit of their members.
14		
15	4.3	The employment agreement between St. Clare Hospital and Local 6, Staff Union, and/or
16		1199NW stated that employees could only be discharged for cause. The reasons for
17		Farrell Brayer's discharge were manufactured by hostile and combative supervisor.
18	4.4	The Defendant, St. Clare Hospital of the Franciscan Health System, violated the terms of
19		the employment agreement by terminating Farrell Brayer without just cause.
20	4.5	Consequently, St. Clare's actions constitute an unfair labor practice under the National
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22		Labor Relations Act (NLRA), a violation of Section 301 of the LMRA, as well as
23		wrongful termination, causing the Plaintiff damages in an amount to be proven at trial.
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25	Coun	t 2 – Breach of Duty of Fair Representation

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- Defendants, Local 6, Staff Union, and 1199NW, had an affirmative duty to zealously represent Farrell Brayer after she filed a grievance for termination of her employment.

  The law has recognized that under the duty of fair representation, a union must represent fairly the interests of all bargaining unit members during the negotiation, administration, and enforcement of collective bargaining agreements
- 4.7 Local 6, Staff Union, and 1199NW neither provided adequate representation, nor properly investigated Plaintiff's claims against St. Clare Hospital under the employment agreement.
- 4.8 Local 6, Staff Union, 1199NW have breached the duty of fair representation by not properly investigating or processing Farrell Brayer's claims, causing damages in an amount to be proven at trial.

## Count 3 – Violation of Right to Free Speech and Free Association

All citizens are guaranteed the right to free speech and free association under the First Amendment of the U.S. Constitution. Moreover, existing labor laws have historically sought to mimic the speech and association protections of the First Amendment under various acts and regulations. Section 101 of the Labor-Management Reporting and

Disclosure Act (LMRDA), codified at 29 U.S.C. § 411, explicitly protects an employee's

right to free speech.

4.10 Farrell Brayer was subject to hostile treatment because of her association with Local 6, Staff Union, 1199NW, and/or SEIU. She also faced adverse action by her employer by wearing a pin that identified her union affiliation.

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PART V – RESERVATION OF CLAIMS

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1	5.1 The Plaintiff reserves the right to bring any and all additional claims that may arise by
2	way of future investigation, disclosure, or discovery.
3	PART VI – PRAYER FOR RELIEF
<ul><li>5</li><li>6</li></ul>	WHEREFORE, having fully complained, the Plaintiff respectfully requests the
7	following:
8	1. For judgment against the Defendants;
9	2. For an award of back-pay, plus accrued interest;
10	3. For immediate reinstatement of the Plaintiff to her prior position of
11	employment;
12	4. For the Court to award the Plaintiff her costs and disbursements herein,
13	including reasonable attorney's fees;
14 15	5. For such other and further relief as the Court may deem just and fair.
16	DATED this 25th day of July, 2006.
17	
18	LAW OFFICES OF JOHN DAVID TERRY, II, PC
19	
20	s/John David Terry, II John David Terry, II, W.S.B.A. #8301
21   22	Law Offices of John David Terry, II, P.C. 33515 10 <sup>th</sup> Place South, Building 10
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